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	Attorneys for the Onited States				
8	UNITED STATES DISTRICT COURT IN AND FOR THE DISTRICT OF NEVADA				
9					
10	UNITED STATES OF AMERICA,)				
11))				
12	Plaintiff,) Case No.: 2:23-MJ-0351-BNW				
	vs.)				
13) STIPULATION TO				
14) AMEND RESTITUTION STEVEN ALEXANDER MEIER,)				
15					
16	Defendant.)				
	<u> </u>				
17	IT IC CTIDILI ATED AND ACREED 1				
18	IT IS STIPULATED AND AGREED, by and between JASON M. FRIERSON,				
19	United States Attorney, and IMANI DIXON, Assistant United States Attorney, counsel for				
20	the United States of America, and ADAM VANDER HAYDEN, counsel for the defendant				
21	STEVEN ALEXANDER MEIER, that the ordered Restitution amount be amended to				
22	\$13,347.25.				
23					
24	This Stipulation is entered into based upon the following:				
25	1. On November 15, 2023, the Defendant entered into a Petty Offense Plea				
26	Agreement with the United States in which he agreed to plead guilty to Count One of the				
27	Complaint, Operating a Motor Vhicle while Under the Influence of Alcohol, a violation of				
28	Title 36 C F P & 4.23(a)(1) See FCF No. 12				

1	2.	The Defendant was sentenced to	o one year of unsupervised probation with the
2	following special conditions: (i) pay a \$800 fine and a mandatory \$10 penalty assessment; (ii)		
3	attend and complete the DUI Course and Victim Impact Panel class; (iii) attend and complete		
4	a sixteen (16) hour online Alcohol Awareness course; (iv) pay restitution in the amount of		
5	\$13,411.60; (v) not return to Lake Mead National Recreation Area for a period of six months;		
6	and (iv) not violate any local, state, or federal laws.		
7 8	3.	If defendant successfully comple	etes the above referenced conditions, the
9	Government will move to amend Count One to Reckless Driving, a violation of Title 36		
10	C.F.R. § 4.2(b), NRS 484.653(1).		
11	4.	The Restitution amount requeste	ed in the Petty Offense Plea Agreement is a
12	miscalculation.		
13	5.	The correct total amount of Res	titution owed is \$13,347.25.
14 15	6.	As such, the parties jointly reque	est that the resitition amount be amended to
16	\$13,347.25.		
17			
18	DATED this 20th day of November, 2023.		
19			Respectfully submitted,
20			JASON M. FRIERSON United States Attorney
21 22			Officed States Attorney
23	/a / A dana T/		/a/ Imani Diman
24	/s/Adam Vander Heyden Adam Vander Heyden, ESQ.		/s/ Imani Dixon IMANI L. DIXON, ESQ.
25	Attorney for Defendant Assistant United States Attorney STEVEN ALEXANDER MEIER		
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2	UNITED STATES DISTRICT COURT IN AND FOR THE DISTRICT OF NEVADA				
3	UNITED STATES OF AMERICA,				
5 6 7	Plaintiff,) Case No.: 2:23-mj-0351-BNW vs.) ORDER TO AMEND RESTITUTION STEVEN ALEXANDER MEIER,)				
8910	Defendant.))				
11	Based on the pending Stipulation of counsel, and good cause appearing therefore, the				
12	Court finds that:				
13	1. The Restitution amount of \$13,411.60, as listed in the Petty Offense Plea				
14	Agreement, is a miscalculation.				
15 16	2. The correct total amount of Resitution owed is \$13,347.25.				
17	<u>ORDER</u>				
18	IT IS HEREBY ORDERED that the parties move the Court in the above-captioned matter				
19	case to amend the Restitution to \$13,347.25.				
202122	DATED this <u>21</u> day of November, 2023				
23					
24					
25	Derbucken				
26	UNITED STATES MAGISTRATE JUDGE				
2728					